IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY

UNITED STATES	*			
v.	* *	MAG. NO.	21-	16025
JON KELLEN	*			
ORDER REGARDING USE OF VIDEO	***** O CONFE	RENCING/TELE	CONFER	ENCING
In accordance with Fed. R. Crim. P. 43(b)(2)				t finds:
X That the Defendant (or the Juvenile)	has conser	nted to the use of vio	deo	
teleconferencing/teleconferencing to conduct	the procee	ding(s) held today,	after cons	ultation
with counsel; and				
That the proceeding(s) to be held too	lay cannot	be further delayed v	vithout se	rious harm
to the interests of justice, for the following sp 1. COVID pandemic, 2. Inability to cond 3. Consent of defendant.	pecific reaso luct in-perso	ons: on hearing for indef	finite perio	od, and
Accordingly, the proceeding(s) held on this de X Video Teleconferencing Teleconferencing, because video tele			v available	for the
following reason:				Tor the
The Defendant (or the Juven	nile) is detai	ned at a facility lacl	king video)
teleconferencing capability.				
Other:				

Dated: 1/21/21

Honorable Anthony R. Mautone United States Magistrate Judge